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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	09/471,806	12/23/1999	MARTA M RAMBAUD	7978	
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FARKAS & MANELLI PLLC				EXAMINER	
	2000 M STREET N W 7TH FLOOR WASHINGTON, DC 200363307			BAYARD, EMMANUEL	
				ART UNIT	PAPER NUMBER
				2631	7
		DATE MAIL ED: 05/23/2003		(

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)		
	Office Action Summer	09/471,806	RAMBAUD ET AL.		
	Office Action Summary	Examiner	Art Unit		
		Emmanuel Bayard	2631		
Period fo	The MAILING DATE of this communication app r Reply	ears on the cover sheet with the	e correspondence address		
THE N - Exten after S - If the - If NO - Failur - Any re	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b).	66(a). In no event, however, may a reply be within the statutory minimum of thirty (30) rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDO	e timely filed days will be considered timely, om the mailing date of this communication. NED (35 U.S.C. § 133).		
1)⊠	Responsive to communication(s) filed on 24 M	<u>larch 2003</u> .			
2a) <u></u> □	This action is FINAL . 2b)⊠ Thi	s action is non-final.			
3)	Since this application is in condition for alloward closed in accordance with the practice under				
<u> </u>	on of Claims				
-	Claim(s) <u>1-30</u> is/are pending in the application				
	4a) Of the above claim(s) is/are withdray	vn from consideration.			
	Claim(s) is/are allowed.				
· <u> </u>	Claim(s) <u>1-30</u> is/are rejected.				
	Claim(s) is/are objected to.				
	Claim(s) are subject to restriction and/or on Papers.	election requirement.			
. 9) 🗌 🗆	The specification is objected to by the Examine	I.	•		
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
	Applicant may not request that any objection to the	e drawing(s) be held in abeyance.	See 37 CFR 1.85(a).		
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.					
	If approved, corrected drawings are required in rep	ly to this Office action.			
12) 🗌 1	The oath or declaration is objected to by the Ex	aminer.			
Priority u	nder 35 U.S.C. §§ 119 and 120		·		
13)	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119	9(a)-(d) or (f).		
a)[☐ All b)☐ Some * c)☐ None of:		•		
	1. Certified copies of the priority documents	s have been received.			
	2. Certified copies of the priority documents	s have been received in Applic	ation No		
	 Copies of the certified copies of the prior application from the International Bure ee the attached detailed Office action for a list 	eau (PCT Rule 17.2(a)).	_		
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional					
a) The translation of the foreign language provisional application has been received.					
	cknowledgment is made of a claim for domesti				
Attachment	(s) .				
2) 🔲 Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Inform	ary (PTO-413) Paper No(s) al Patent Application (PTO-152)		
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DETAILED ACTION

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Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-5, 11-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mathe U.S. Patent No 6,389,069 B1 in view of Rabipour et al U.S. Patent No 5,577,117.

As per claim 1, Mathe al discloses a digital adaptive equalizer for a data path communication comprising: a first programmable filter capable (see figs. 1, 6 elements 10, 188 and col.1, lines 55-67 and col.3, lines 47-49) of being programmed to implement any of a plurality of transfer functions (see fig.1 elements 55 56 and col.5, lines 35, 50); a multiplexer (see fig.1 element 12 and col.4, lines 3-6); a second digital filter (see fig.1 element 20 and col.3, line 53 and col.5, lines 60-61) for receiving an output from said first programmable filter.

However, Mathe does not teach a filter selector to select any one of said plurality of transfer functions to select any one of said plurality of transfer functions).

Rabipour et al teaches a filter selector (see fig. 1 element 450 and col.3, lines 20-25 and col.4, line 34 and col.5, lines 50-67 and col.6, lines 12-25, 61-64) to select appropriate filter

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characteristics is functionally equivalent to the claimed (any one of said plurality of transfer functions to select any one of said plurality of transfer functions).

It would have been obvious to one of ordinary skill in the art to implement the teaching of Rabipour into Mathe as to select from the main filter characteristics the filter characteristic which provides the best mean square fit to a compensated frequency response which is flat as taught by Rabipour (see col.6, lines 22-25).

As per claim 2, the equalizer of Mathe does includes an infinite impulse response (see col.5, line 52).

As per claim 3, the equalizer of Mathe does includes a finite impulse response (see col.3, line 61).

As per claim 4, the equalizer of Mathe would include a transfer function to best fit an input data as to remove DC offset and provide gain correction circuit.

As per claim 5, the equalizer of Mathe would include a transfer function adapted based on a least mean square as to provide the best mean square fit to a compensated frequency response which is flat.

As per claims 11-13, it would have been obvious to one ordinary skill in the art to implement a selection of plurality of any one of at least four sets of coefficients available to select from the main filter characteristics the filter characteristic which provides the best mean square fit to a compensated frequency response which is flat. As taught by Rabipour (see col.6, lines 22-25).

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Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 6-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mathe et al U.S. Patent No 6,389,069 B1 in view of Rabipour et al U.S. Patent No 5,577,117 and further in view Boyd et al U.S. Patent No 6,438,162 B1.

As per claim 6, Mathe and Rabipour in combination discloses all the features of the claimed invention except a T1 communication path and an E1 communication path.

Boyd et al teaches a digital filter having a T1 communication path and an E1 communication path (see abstract and col.2, line 35).

It would have been obvious to one of ordinary skill in the art to implement the a T1 communication path and an E1 communication path of Boyd into Mathe and Rabipour so minimal configuration by the user could be implemented while using high speed applications.

As per claims 7-8, the equalizer of Boyd does include twisted pair or coaxial cable (see fig.1 element 1 and col.3, lines 21, 51,). Furthermore implementing such cable into and Rabipour would have been obvious to one skilled in the art as to provide output signal which ideally has a waveform identical to that originally transmitted.

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As per claim 9, the communication path of Mathe would include a wireless medium so that any digital coded signal could be accurately equalized over free space.

As per claim 10, it would have been obvious to one of ordinary skill in the art to implement an analog to digital converter to received T1/E1 signal so that digital filter could accurately remove noise or interference in the incoming digital signal.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 14-17, 20-25 and 27-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mathe U.S. Patent No 6,389,069 in view of Simmons et al U.S. Patent No 6,195,414 B1.

As per claims 14 and 24, Mathe disclose a method of digitally equalizing a received data signal comprising: firstly filtering said received data signal using a first digital filter (see fig.1 element 18 and col.3, line 52); a FIR equalization (see fig.1 element 20 and col.2, lines 38-60 and col.6, lines 5-45) is functionally equivalent to the claimed (adaptively adjusting) an output of said first digital filter to accurately match an inverse response of a transmission channel used to transmit said received data signal.

However Mathe does not teach filtering said received T1/E1.

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Simmons teaches said received **T1/E1** (see fig.3 element 340 and col.5, line 53 and col.6, line 46)).

It would have been obvious to implement the teaching of Simmons into Mathe as to s pass digital bit stream through digital interface which suitably interfaces to a particular source of the bit stream.

As per claim 15, the system of Mathe would include detecting a periodic pattern of said received T1/E1 as to accurately provide gain correction to the digital equalization circuit.

As per claim 16, the system of Mathe would include freezing said adaptive adjustment to accurately provide gain correction to the digital equalization circuit.

As per claims 17 and 25, the system Mathe includes an IIR (see fig.1 element 18).

As per claims 20, 21 and 27, the system of Mathe includes a second filter (see fig.1, element 20).

As per claim 22, the system of Mathe inherently includes adaptively adjusting coefficients for said finite impulse response to accurately provide gain correction to the digital equalization circuit..

As per claim 23, the system of Mathe would include a least mean square algorithm as to provide the best mean square fit to a compensated frequency response which is flat.

As per claim 28, the system of Mathe includes a FIR (see fig.1 element 20).

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As per claim 29, the system of Mathe include adaptively adjusting coefficients for said finite impulse response.

As per claim 30, the system of Mathe would include a least mean square algorithm to provide the best mean square fit to a compensated frequency response which is flat

Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 18-19 and 26 are rejected under 35 U.S.C. 103(a) being unpatentable over Mathe et al U.S. Patent No 6,389,069 B1 in view of Boyd et al U.S. Patent No 6,438,162 B1. and further in view Rabipour et al U.S. Patent No 5,577,117

As per claims 18 and 26, Mathe and Boyd in combination disclose all the features of the claimed invention except selects and implements one of a plurality of transfer function coefficient available for said digital filter.

Rabipour teaches a filter selector (see fig. 1 element 450 and col.3, lines 20-25 and col.4, line 34 and col.5, lines 50-67 and col.6, lines 12-25, 61-64) to select appropriate filter characteristics is functionally equivalent to the claimed (selecting and implementing one of a plurality of transfer function coefficient available for said digital filter).

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It would have been obvious to one of ordinary skill in the art to implement the teaching of Rabipour into Mathe and Boyd as to select from the main filter characteristics the filter characteristic which provides the best mean square fit to a compensated frequency response which is flat as taught by Rabipour (see col.6, lines 22-25).

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As per claim 19, it would have obvious to one skill in the art to implement the step of setting an initial value to said plurality of transfer function into Mathe and Boyd as to enhance the system capability to accurately compensate the digitalized signal in the equalizer.

Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Fennell et al U.S. Patent No 5,335,357 teaches a simulcast Scheduler.

Phillips U.S. Patent No 6,210,334 B1 teaches a digital medical diagnostic.

Matsuo et al U.S. Patent No 6,553,121 B1 teaches a three-dimensional acoustic.

Gray et al U.S. Patent No 5,880,973 teaches a signal processing system.

Blazo U.S. Patent No 5,754,437 teaches a phase measurement.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Emmanuel Bayard whose telephone number is (703) 308-9573. The examiner can normally be reached on Monday-Thursday from 8:00 AM - 5:30 PM. The examiner can also be reached on alternate Fridays.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chi Pham, can be reached on (703) 305-4378. The fax phone number for this Group is (703) 872-9314.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3800.

Emmanuel Bayard

Patent Examiner

May 19, 2003